UNITED STATES BANKRUPTCY COURT Eastern District of Michigan Southern Division

- 2013 SEP 11 P 2: 57

U.S. BANKRUPTCY COURT F.B. MICHIGAN-BETROIT Chapter: 9

Case No: 13-53846

Judge: Hon.Steven Rhodes

Re: Amendment to objection to Chapter 9 Bankruptcy

In re: CITY OF DETROIT, MICHIGAN, Debtor

NOTICE OF OBJECTION to the filing of Chapter 9 Bankruptcy proceeding by the Association of Professional and Technical Employees (APTE) for the Following Facts and legal authorities:

- 1. The City of Detroit nor its' elected officials Filed Chapter 9 Bankruptcy.
- 2. The City of Detroit continues to meet its' financial obligations.
- 3. The City of Detroit pensions are constitutionally guaranteed by the State of Michigan constitution.
- 4. Wages and fringe benefits are subject to collective bargaining according to state and federal labor laws.
- 5. The State of Michigan deliberately catalylized the financial default by withholding revenue sharing and federal grant funds.

APTE is the official representative of active, laid off and retired City of Detroit

employees

Date: August 19, 2013

Signature:

Dempsey Addison, President

Cecily McClellan, 1st Vice President

UNITED STATES BANKRUPTCY COURT
Eastern District of Michigan
Southern Division